Democratic Ticket.  For Presidential Electors:	Republican Ticket. For Presidential Electors:	People's Ticket. For Presidential Electors:	Prohibition Ticket.  [Nominated by Electors.]  For Presidential Electors:	Socialist Labor Ticket.  [Nominated by Electors.]  For Presidential Electors:	Palmer-Buckner National Democratic Ticket. [Nominated by Electors.] For Presidential Electors:	National Ticket.  [Nominated by Meeters.]  For Presidential Electors:
At Large-DeWITT C. ALLEN.	At Large JOHN B. HALE.	At Large-THOMAS B. ANDERSON.	At Large—JAS. H. SOUTHWORTH.	At Large—LOUIS FROEHLICH.	At Large-W. POPE YEAMAN.	At Large—JOHN T. FIELD.
At Large-THOMAS B. ANDERSON.	At Large-JOSEPH B. UPTON.	At Large—DEWITT C. ALLEN.	At Large JAMES H. GARRISON.	At Large—HENRY KNOEBEL.	At Large-BENJAMIN U. MASSEY.	At Large—JULIUS C. HUGHES.
1st Dist. CHRISTOPHER C. FOGLE.	ist Dist. CORNELIUS A. TREAT.	1st Dist. CHRISTOPHER C. FOGLE.	1st Dist. ROBERT C. MARSHALL.	1et Dist	1st Dist. CHARLES J. LEWIS.	1st Dist. A. G. BROWN.
2d Dist. GIDEON F. ROTHWELL.	2d Dist. JOHN F. SMITH.	2d Dist. GIDEON F. ROTHWELL.	2d Dist. MARTIN V. TANNER.	2d Dist	2d Dist. WILLIAM S. STOCKWELL.	2d Dist. FRANK O. CUSTER.
3d Dist. WILLIAM D. HAMILTON. 4th Dist. JAMES J. SHOEGROFT.	3d Dist. ALVORD J. ALTHOUSE. 4th Dist. THOMAS M. BAILEY.	3d Dist. WILLIAM D. HAMILTON.  4th Dist. JAMES J. SHOEUROFT.	3d Dist. THOMAS J. WORSTER. 4th Dist, JAMES J. BENTLEY.	3d Diet	3d Dist. HOB'T A. HEWITT.  4th Dist. GEORGE W. BALLENGEE.	3d Dist. BUFORD A. COLLYER. 4th Dist. S. S. MANLEY.
5th Dist, WILEY O. COX.	5th Dist. JOSEPH H. HAWTHORNE.	5th Dist. WILEY O. COX.	5th Dist. THOMAS S. WOODARD.	5th Diet	5th Dist. THOMAS B. BUCKNER.	5th Diet. O. D. HANGER.
6th Dist. CLEMENT C. DICKINSON.	6th Dist. FRANCIS H. BABBS.	6th Dist. CLEMENT C. DICKINSON.	eth Dist. JOHN M. VAUGHAN.	6th Dist	6th Dist. J. WESLEY STONE.	6th Dist. M. INGRAHAM.
7th Dist. CHARLES J. WILKINS.	7th Dist. ODIN GUITAR.	7th Dist. CHARLES J. WILKINS.	7th Dist. JAMES H. BANKS.	7th Diet	7th Dist. RICHARD W. NICOLDS.	7th Dist. W. J. KIDD.
8th Diet. ARCUS L. DOUGLAS.	8th Dist. CHARLES C. BELL.	8th Dist. ARCUS L. DOUGLAS.	8th Dist. SIMON B. PHIFER.	8th Diet	8th Dist. ROBERT F. WALKER.	8th Dist. O. B. ROBBINS.
9th Dist. THOMAS S. CUNNINGHAM	9th Dist. CHARLES M. ELLIS.	9th Dist. THOMAS S. CUNNINGHAM.	9th Dist. CORTES STUART.	9th Dist	9th Dist. SAMUEL W. BUCKNER.	9th Dist. J. H. McGRR.
10th Dist. WILLIAM G. FRYE.	10th Dist. GEORGE AUTENREITH.	10th Dist. WILLIAM G. FRYE.	10th Dist. OLIVER E. PAYNE.	10th Dist. G. A. HOEHN.	10th Dist. JOHN C. WILKINSON.	10th Dist.
11th Dist. PELIX E. GUNN.  12th Dist. DANIEL L. HATTON.	11th Dist. GEORGE J. KOBUSCH.  12th Dist. GEORGE W. BAUMHOFF.	11th Dist. FELIX E. GUNN.  12th Dist. DANIEL L. HATTON.	11th Dist. GEORGE D. McCULLOCH.  12th Dist. LEONARD R. WOODS.	11th Dist	11th Dist. DONALD McN. PALMER.  12th Dist. GEORGE R. LOCKWOOD.	11th Dist. W. W. HOPKINS.  12th Dist. E. H. KELLAR.
13th Dist. ROBERT LAMAR.	13th Diet. E. B. SANKEY.	18th Dist. ROBERT LAMAR.	13th Dist. ANDREW A. WARD.	18th Dist	13th Dist. JAMES R. SIMMONS.	13th Diet, P. E. GENOWAY.
14th Dist. SIMEON A. HANDY.	14th Dist. GEORGE M. MILEY.	14th Dist. SIMEON A. HANDY.	14th Dist. THOMAS B. TURNBAUGH.	14th Dist	14th Dist. OLIVER H. P. CATRON.	14th Dist, S. C. MINNEBREAKER.
15th Diet, JOHN B. COLE.	15th Dist. THOMAS M. ALLEN.	15th Dist. JOHN B. COLE.	15th Dist. JACOB D. CONRAD.	15th Dist	15th Dist. MACHIR T. JANUARY.	15th Dist. F. M. MOODY.
For Governor: LON V. STEPHENS.	For Governor: ROBERT E. LEWIS.	For Governor:	For Governor: HERMAN P. FARIS.	For Governor: LEWIS C. FRY.	For Governor: J. McDOWELL TRIMBLE.	For Governor: H. P. FARIS.
For Lieutenant-Governor: AUGUST H. BOLTE.  For Secretary of State:	For Lieutenant-Governor: ABRA C. PETTIJOHN.	For Lieutenaut-Governor: JAMES H. HILLIS.	For Lieutenant-Governor: JAMES M. RITCHEY.	For Lieutenant-Governor: CHRISTOPHER ROCKER.	For Lieutenant-Governor: ALBERT F. OSTERMAN.	For Lieutenant-Governor: J. M. RITCHEY.  For Secretary of State:
ALEXANDER A. LESUEUR.  For State Auditor:	For State Auditor:	For Secretary of State: THOMAS DAY.  For State Auditor:	For Secretary of State: EDWIN E. McCLELLAN.  For State Auditor:	For Secretary of State: ALBERT E. SANDERSON.  For State Auditor:	For Secretary of State: DANIEL H. McINTYRE.  For State Auditor:	E. B. McCLELLAN.  For State Auditor:
For State Treasurer: FRANK L. PITTS.	JOHN G. BISHOP.  For State Treasurer:  JACOB F. GMELICH.	SHERIDAN WEBSTER.  For State Treasurer: OSCAR WOOD.	JOHN O. ROLFE.  For State Treasurer: IRVIN T. HULL.	JAMES RANDAL.  For State Treasurer: HENRY POELING.	For State Treasurer: WILLIAM MCILWRATH.	JOHN O. ROLFE.  For State Treasurer:  I. T. HULL.
For Attorney-General: EDWARD C. CROW.	For Attorney-General: JOHN KENNISH.	For Attorney-General: FRANK E. RICHEY.	For Attorney-General: GEORGE E. BOWLING.	For Attorney-General:	For Attorney-General: NICHOLAS D. THURMOND.	For Attorney-General:
For R. S. and Warehouse Com'r: TIMOTHY J. HENNESSEY.	For R. R. and Warehouse Com'r: GEORGE N. STILLE.	For R. R. and Warehouse Com'r: DAVID M. COWAN.	For R. R. and Warehouse Com'r: WILLIAM E. SULLIVAN.	For R. R. and Warehouse Com'r: CHARLES L. HOOD.	For R. R. and Warehouse Com'r: HENRY A. KOSTER.	For R. R. and Warehouse Com'r: W. E. SULLIVAN.
For Judge of Supreme Court: THEODORE BRACE.	For Judge of Supreme Court: RUDOLPH HIRZEL.	For Judge of Supreme Court: JOHN M. VORIS.	For Judge of Supreme Court: LEWIS ADAMS.	For Judge of Supreme Court:	For Judge of Supreme Court: THEODORE BRACE.	For Judge of Supreme Court: LEWIS ADAMS.
For Judge St. Louis Court of Appeals: CHARLES C. BLAND.	For Judge St. Louis Court of Appeals: RODERIOK E. ROMBAUER.  First Constitutional Amendment—(Provid-	For Judge St. Louis Court of Appeals: CHARLES C. BLAND.	For Judge St. Louis Court of Appeals: JOHN W. NORTH.  First Constitutional Amendment—(Provid-	First Constitutional Amendment—(Provid-	For Judge St. Louis Court of Appeals:  First Constitutional Amendment—(Provid-	First Constitutional Amendment—(Provid-
First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—YES. First Constitutional Amendment—(Provid- ing for the removal of the seat of government	First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—YES.  First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—NO.	First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—YES.  First Constitutional Amendment—(Provid- ing for the removal of the seat of government	First Constitutional Amendment—(Providing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalla.)—YES.  First Constitutional Amendment—(Providing for the removal of the seat of government.)	First Constitutional Amendment—(Providing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—YES.  First Constitutional Amendment—(Providing for the removal of the seat of covernment.)	First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—YES.  First Constitutional Amendment—(Provid- ing for the removal of the seat of government	First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—YES.  First Constitutional Amendment—(Provid- ing for the removal of the seat of government
First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jenerson to the city of Sedalla.)—NO.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—YES.	of Missouri from the City of Jefferson to the city of Sedalia.)—NO.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—YES.	First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—NO.  Second Constitutional Amendment—(To de- fine and enlarge the jurisdiction of the courts of appeals.)—YES.	First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—NO.  Second Constitutional Amendment—(To de-	First Constitutional Amendment—(Providing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalla.)—NO.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—YES.	First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sedalia.)—NO.  Second Constitutional Amendment—(To de- fine and enlarge the jurisdiction of the courts of appeals.)—YES.	First Constitutional Amendment—(Provid- ing for the removal of the seat of government of Missouri from the City of Jefferson to the city of Sodalia.)—NO.  Second Constitutional Amendment—(To de- fine and enlarge the jurisdiction of the courts of appeals.)—YES.
courts of appeals.)—YES.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—NO.	courts of appeals.)—YES.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—NO.	of appeals.)—TES.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—NO.	Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—YES.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—NO.	of appeals.)—YES.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—NO.	of appeals.)—YES.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—NO.	of appeals.)—YES.  Second Constitutional Amendment—(To define and enlarge the jurisdiction of the courts of appeals.)—NO.
Third Constitutional Amendment—(To re-	Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—YES.  Third Constitutional Amendment—(To reduce school age from 8 to 5 years.)—YO.	Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—YES.	Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—YES.  Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—NO.	Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—YES.	Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—YES.	Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—YES.
Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—NO.  Fourth Constitutional Amendment—(Relating to the purchase or erecting of waterworks, electric or other light plants and public sewers in cities of 30,000 inhabits of less.)—YES.	Fourth Constitutional Amendment—(Relating to the purchase or erecting of waterworks, electric or other light plants and public sewers in cities of 30,000 inhabitants or less.)—YES.	Third Constitutional Amendment—(To reduce school age from 4 to 5 years.)—NO.  Fourth Constitutional Amendment—(Relating to the purchase or erecting of waterworks, electric or other light plants and public sewers in cities of 30,000 inhabitants or less.)—YES.	duce school age from 6 to 5 years.)—NO.  Fourth Constitutional Amendment—(Relating to the purchase or erecting of waterworks, electric or other light plants and public sewers in cities of 30,000 inhabitants or less.)—YES.	Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—NO.  Fourth Constitutional Amendment—(Relating to the purchase or creeting of waterworks, electric or other light plants and public sewers in cities of 30,000 inhabitants or less.)—YES.	Third Constitutional Amendment—(To reduce school age from 6 to 5 years.)—NO.  Fourth Constitutional Amendment—(Relating to the purchase or erecting of waterworks, electric or other light plants and public sewers in cities of 30,000 inhabitants or iess.)—XES.	Third Constitutional Amendment—(To reduce school age from 8 to 5 years.)—NO.  Fourth Constitutional Amendment (Relating to the purchase or execting of waterworks, electric or other light plants and public sewers in cities of 20,000 inhabitants or less.)—YES.
lic sewers in cities of 30,000 inhabits of less.)—YES.  Fourth Constitutional Assendment—(Relating to the purchase or erecting of water-	ing to the purchase or erecting of water-	Fourth Constitutional Amendment—(Relating to the purchase or erecting of water-	Fourth Constitutional Amendment—(Relating to the purchase or erecting of water-	lic sowers in cities of 30,000 inhabitants or less.)—YES.  Fourth Constitutional Amendment—(Relating to the purchase or executing of water-	Fourth Constitutional Amendment—(Relating to the purchase or erecting of water-	lic sewers in cities of 30,000 inhabitants or less.)—YES. Fourth Constitutional Amendment—(Relating to the purchase or erecting of water-
Fourth Constitutional amendment—(Relating to the purchase or erecting of waterworks, electron of or other light plants and public as-in in cities of 30,000 inhabitants or less.)—NO.	works, electric or other light plants and pub- lic sewers in cities of 30,000 inhabitants or less.)—NO.	works, electric or other light plants and pub- lic sewers in cities of 30,000 inhabitants or less.)—NO.	works, electric or other light plants and pub- lic sewers in cities of 30,000 inhabitants or less.)—NO.	Fourth Constitutional Amendment—(Relating to the purchase or erecting of water-works, electric or other light plants and public sewers in cities of 30,000 inhabitants or less.)—NO.	works, electric or other light plants and pub- lic sewers in cities of 30,000 inhabitants or less.)—NO.	Fourth Constitutional Amendment—(Relating to the purchase or erecting of waterworks, electric or other light plants and public sewers in cities of 30,000 inhabitants or less.)—NO.
For Representative in Congress: CHAMP CLARK.	For Representative in Congress: WILLIAM M. TRELOAR.	For Representative in Congress: B. O. SIMS.	For Representative in Congress:	For Representative in Congress:	For Representative in Congress:	For Representative in Congress:
For State Senator: ELLIOTT W. MAJOR.  For Representative:	For State Senator: DANIEL S. FLAGG.  For Representative:	For Representative:	For State Senator:	For State Senator:	For State Senator:	For State Senator:
JAMES BRADLEY.	ALEXANDER F. REID.	J. N. ROSSER.	For Representative:	For Representative:	For Representative:	
For Sheriff: MATSON M. MELSON.  For Collector of the Revenue:	For Sheriff: JOHN DONNELLY.  For Collector of Revenue:	For Sheriff: B. F. CRUMP.	For Sheriff:	For Sheriff:	For Sheriff:	For Sheriff:
JAMES W. DOWELL.  For Prosecuting Attorney:	H. D. HUNTER.  For Prosecuting Attorney:	For Collector of the Revenue: R. A. ARMSTRONG.	For Collector of the Revenue:	For Collector of the Revenue:	For Prosecuting Attorney:	For Prosecuting Attorney:
ROBERT D. RODGERS.  For Judge County Court Western	S. E. McDONALD.  For Judge County Court Western	For Prosecuting Attorney:	For Prosecuting Attorney:	For Prosecuting Attorney:  For Judge County Court, Western	For Judge County Court Western	
District: HENRY T. SPURLING.	W. P. REED.	District: P. R. CAUTHORN.	District:	District:	District:	For Judge County Court, Western District:
For Judge County Court Eastern District: GUY McCUNE.	For Judge County Court Eastern District: H. KOHL.	For Judge County Court Eastern District: W. T. LOTT.	For Judge County Court Eastern District:	For Judge County Court, Eastern District:	For Judge County Court Eastern District:	For Judge County Court, Eastern District:
For County Treasurer: FLAVEL V. GENTRY.	For County Treasurer: W. R. GWILLIM.	For County Treasurer: J. B. POOL.	For County Treasurer:	For County Treasurer:	For County Treasurer:	For County Treasurer:
For Coroner: NED R. RODES.	For Coroner: C. F. BURKHALTER.	For Coroner:	For Coroner:	For Coroner:	For Coroner:	For Coroner:
For County Assessor: TAYLOR BERREY.	For County Assessor: L. W. ROBERTS.	For County Assessor: J. P. CAUTHORN.	For County Assessor:	For County Assessor:	For County Assessor:	For County Assessor:
For County Surveyor: RICHARD S. McKINNEY.	For County Surveyor: CHARLES SWIFT.	For County Surveyor:	For County Surveyor:	For County Surveyor:	For County Surveyor:	For County Surveyor:
For Public Administrator: JOSEPH E. JESSE.	For Public Administrator:	For Public Administrator.	For Public Administrator:	For Public Administrator:	For Public Administrator:	For Public Administrator:
For Constable Salt River Township: A. P. JOHNSON.  For Constable Saling Township:	For Constable Salt River Township: EDWARD SNOOKS.  For Constable Saling Township:	For Constable Salt River Township: LAWRENCE DWYER.  For Constable Saling Township:	For Constable Salt River Township:  For Constable Saling Township:	For Constable Salt River Township.  For Constable Saling Township:	For Constable Saling Township:	For Constable Salt River Township:  For Constable Saling Township:
J. KRIPPENDORF.  For Constable Wilson Township:	For Constable Wilson Township:	For Constable Wilson Township:	For Constable Wilson Township:	For Constable Wilson Township:	For Constable Wilson Township:	For Constable Wilson Township:
DAVID T. DAY.  For Constable Linn Township:	T. J. DALBY.  For Constable Linn Township:	For Constable Linn Township:	For Constable Linn Township:	For Constable Linn Township:	For Constable Linn Township:	For Constable Linn Township:
For Constable Prairie Township: R. A. HANGER.	For Constable Prairie Township: DAVID GREGORY.	For Constable Prairie Township:	For Constable Prairie Township:	For Constable Prairie Township:	For Constable Prairie Township:	For Constable Prairie Township:
For Constable Loutre Township: NATHAN DIX.	For Constable Loutre Township: W. H. LONG.	For Constable Loutre Township:	For Constable Loutre Township:	For Constable Loutre Township:	For Constable Loutre Township:	For Constable, Loutre Township:
For Constable Cuivre Township: H. P. MIDDLETON.	For Constable Cuivre Township: HENRY SCHRIEFER.	For Constable Cuivre Township:	For Constable Cuivre Township:	For Constable Cuivre Township:	For Constable Cuivre Township:	For Constable Cuivre Township:
STATE OF MISSOU	URI, ) ss.					

Proposed Amendments TO THE

CONCURRENT RESOLUTION submitting to the qualified voters of Missouri an amendment to the constitution thereof, providing for the removal of the seat of government from the city of Jefferson to the city of Sedalia.

Be it resolved by the House of Represent-atives, the Senate concurring therein, as follows:

At the general election to be held on the Tuesday next following the first Monday in November, A. D. 1896, an amendment to the constitution of Missouri shall be submitted to the qualified voters of the State, in the following words:

The seat of government shall be removed from the City of Jefferson and located at the city of Sedalia. Any person or persons may grant and donate to the State any land, sum of money or other thing of value to be used for the purpose of erecting the necessary public buildings at the city of Sedalia, or may deposit with the governor sufficient securities or obligations to guarantee the erection of such buildings.

Whenever a suitable capitol building.

Whenever a suitable capitol building, having the same or greater floor area and appointments as the present capitol and supreme court buildings, and equal thereto in stability and architectural merit, together with grounds of the same or greater area, and an armory building likewise similar or superior to the present armory, and an executive mansion likewise similar or superior to the present building used as the governor's residence, together with the grounds and appurtenances, shall be erected at the city of Sedalia, the same shall be accepted by a commission consisting of the governor, secretary of state, auditor, treasurer and attorney general, and such officers shall at once remove the public records and personal property to such new public buildings, and the city of Sedalia to an executive mansion and grounds shall first be approved by such commission.

The county of Pettis and Sedalia township, in said county, may each vote an issue of 5-20, non-taxable 3 percent bonds, not to exceed in amount, respectively for each, \$100,000, and such bonds may be ordered issued by a majority vote of those voting at a special election called for that purpose by the county court, and conducted generally in the manner provided by law for the issuing of bonds for the erection of court houses. Said county and township bonds shall be given to the state for the purpose of assisting in paying for the crection of the buildings provided for herein; and such bonds, if voted and issued, shall be delivered to the governor of the state, and held by him in trust for the benefit of any person or persons who may erect such suitable public buildings, to be given to such person or persons on their completion and acceptance.

The commission hereby constituted shall have full power by a majority vote to carry out the provisions and intent of this amendment, and such new public buildings shall be completed, as near as may be possible, on or before the first day of November, A. D. 1899, unless such commission for good cause grant further tim

CONCURRENT RESOLUTION of mitting to the qualified voters of the state of Missouri an amendment to the constitution thereof, concerning the judicial department.

the constitution thereof, concerning the judicial department.

Be it resolved by the Senate, the House of Representatives concurring therein:

That at the general election to be held on the Tuesday next following the first Monday in November, 1896, the following amendment to the constitution of the state of Missouri, concerning the judicial department, shall be submitted to the qualified voters of said state, to-wit:

Section 1. The power of the supreme court, except as hereinafter provided, and of the courts of appeals, to issue original remedial writs, shall be confined to cases lying within the spellate jurisdiction of said courts.

Bec. 2. The meaning of the terms used in section 12, article 6 of the constitution are hereby defined as follows:

By amount in dispute is meant the money value of the real dispute at the date of the judgment appealed from, and the courts shall look into the entire record for the purpose of ascertaining such value.

Cases involving the construction of the constitution of the United States or of this state, or the validity of a treaty or statute of the United States, are those cases only where that point has been raised in good faith by some pleading or instruction in the trisl court.

Cases involving the construction of

are those cases only where that point has been raised in good faith by some pleading or instruction in the trial court.

Cases involving the construction of the revenue laws of this state are cases only wherein either party in the trial court claims some right under a construction of such laws, which construction his adversary denies to be the true construction by some pleading or instruction.

The title to any office under this state means only the title of an officer whose duties are co-extensive with the state, or who is required by law to be commissioned by the governor; and no one is a state officer who does not answer this description.

A county or other political subdivision of a state includes only counties and cities exercising the functions of a county, but no minor subdivisions.

Cases involving title to real estate are cases only wherein the decree or independent rendered affects directly the title of the appellant to certain real estate, and actions of ejectment.

When either party to an appeal claims that a question his been fairly raised upon the record in the trial court, by which the jurisdiction of and appeal therein is vested in the supreme court, or that the amount involved, a status of any litigant gives to the supreme court, and if any judge of said court of appeals, but not thereafter, file a motion to have said cause transferred to the supreme court. The courts of appeals may also of their own motion, on becoming satisfied that the staneserred to the supreme court. The courts of appeals, order that the same be transferred to the supreme court, at any time before filing an opinion on the merits therein. When the record is thus transferred to the supreme court, at any time before filing an opinion on the merits therein. When the record is thus transferred to the supreme court for either of the reasons above stated, that court shall at once inspect the same, for the purpose of determining its own jurisdiction in the particular case.

Sec. 3. The supreme court shall

6 1 I

STATE OF MISSOURI, Country of Audrain. Ss. I, J. S. Snidow, Clerk of the Country Court of said Country, do hereby certify that the foregoing names (also the Constitutional Amendments,) have been certified to me, as by statute required, as candidates for the several National, State, District, Country and Township offices to be filled at the general election to be held in said Country on November 3, 1896. Witness SEAL my hand and seal of office. Done at office in Mexico, Mo., this October 19, 1896.

J. S. SNIDOW, CLERK OF THE COUNTY COURT, AUDRAIN COUNTY, MISSOURI.